



UNITED TES DEPARTMENT OF COMMERCE **Patent and Trademark Office**

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

APPLICATION NUMBER	FILING DATE	FRIST NAMED APPLICANT	ATTY, DOCKET NO./TITLE	
08/369,522	01/05/95 YUEN		Н	2 7 292LTRG207
	025	2/1003		
CHRISTIE PAR		·		
P O BOX 7068 PASADENA CA	91109-7068	DATE MA	IL ED: 0000	
		•		10/03/95
	NOTICE OF ABANDON	MENT UNDER 37 CFR	1.53(d)	
Applicant's response re	ceived on 5/13/9	is acknow	vledged.	
The \$130.00	retention fee was received.			
However, the above identified application is abandoned because:				
☐ The response	received to the office lette	r mailed on		was untimely.
☐ An incomplet	e response was received to	the office letter mailed on		·
The response did not inc	clude:			
1. The surcharge under 37 CFR 1.16(e) required for filing the basic filing fee or oath or declaration on a date later than the filing date of the application.				
2.	The full amount of the basi	ic filing fee under 37 CFR 1	l.16(a), (f),	(g).
3. The oath or declaration of all the inventors required under 37 CFR 1.63.				
(i.e., the application par and benefits under 35 U	pers will be disposed of). C SC 120 and 37 CFR 1.78 w	re to pay the filing fee, the a Copies of the application wi vill not be accorded unless the year period set forth in 37 C	ill not be pr he processi	rovided or certified, ng and retention fee
A petition to the Commi	ssioner under 37 CFR 1.13	37(a) may be filed requesting	g the applic	cation to be revived.
Under 37 CFR 1.137(a),	, a petition requesting the a	pplication be revived on the	grounds o	f UNAVOIDABLE

Any questions concerning petitions to revive should be directed to Petitions Information (703) 305-9384.

SPECIAL PROCESSING AND CORRESPONDENCE BRANCH ONAR, APPLICATION PROCESSING DIVISION

(703) 308-1202

FORM **PTOL-481** (REV. 6-94)

DELAY must be filed promptly after applicant becomes aware of the abandonment and such petition must be accompanied (1) by an adequate showing, verified under oath or declaration, of the cause of delay, (2) by the required response to the above identified office letter, and (3) by the petition fee set forth in 37 CFR 1.17(1).